@ BELLSOUTH

RECEIVED

BellSouth Telecommunications, Inc.

333 Commerce Street

Suite 2101

Nashville, TN 37201-3300

- 2005 JAH 24 PH 1: 30

Guy M Hicks General Counsel

T.R.A. DOCKET ROOM

615 214 6301 Fax 615 214 7406

guy hicks@bellsouth com

January 21, 2005

VIA HAND DELIVERY

Hon. Pat Miller Chairman Tennessee Regulatory Authority 460 James Robertson Parkway Nashville, Tennessee 37243-0505

Re Approval of the Amendment to the Interconnection Agreement Negotiated by BellSouth Telecommunications, Inc. and Intermedia Communications Inc. Pursuant to Sections 251 and 252 of the Telecommunications Act of Docket No. (25-00034)

Dear Chairman Miller

Pursuant to Section 252(e) of the Telecommunications Act of 1996, Intermedia Communications Inc. and BellSouth Telecommunications, Inc. are hereby submitting to the Tennessee Regulatory Authority the original and fourteen copies of the attached Petition for Approval of the Amendment to the Interconnection Agreement dated April 4, 2003 The Amendment adds QuickServe rates to the Agreement and modifies the Notice provision in the Agreement.

Thank you for your attention to this matter

Guy M. Hicks

cc. Robert A. Peterson, Chief Network Counsel, MCI WorldCom Peter H. Reynolds, Director National Carrier Contracts and Initiatives, MCI WorldCom Senior Manager, Carrier Agreements, MCI WorldCom

BEFORE THE TENNESSEE REGULATORY AUTHORITY Nashville, Tennessee

In re:

Approval of the Amendment to the Interconnection Agreement Negotiated by BellSouth Telecommunications, Inc. and Intermedia Communications Inc. Pursuant to Sections 251 and 252 of the Telecommunications Act of 1996

Docket No.	
------------	--

PETITION FOR APPROVAL OF THE AMENDMENT TO THE INTERCONNECTION AGREEMENT NEGOTIATED BETWEEN BELLSOUTH TELECOMMUNICATIONS, INC. AND INTERMEDIA COMMUNICATIONS INC. PURSUANT TO THE TELECOMMUNICATIONS ACT OF 1996

COME NOW, Intermedia Communications, Inc. ("Intermedia") and BellSouth Telecommunications, Inc., ("BellSouth"), and file this request for approval of the Amendment to the Interconnection Agreement dated April 4, 2003 (the "Amendment") negotiated between the two companies pursuant to Sections 251 and 252 of the Telecommunications Act of 1996, (the "Act"). In support of their request, Intermedia and BellSouth state the following:

- 1. Intermedia and BellSouth have successfully negotiated an agreement for interconnection of their networks, the unbundling of specific network elements offered by BellSouth and the resale of BellSouth's telecommunications services to Intermedia. The Interconnection Agreement was approved by the Tennessee Regulatory Authority ("TRA") on April 24, 2003.
- 2. The parties have recently negotiated an Amendment to the Agreement which adds QuickServe rates to the Agreement and modifies the Notice provision in the Agreement. A copy of the Amendment is attached hereto and incorporated herein by reference.

- 3. Pursuant to Section 252(e) of the Telecommunications Act of 1996, Intermedia and BellSouth are submitting their Amendment to the TRA for its consideration and approval. The Amendment provides that either or both of the parties is authorized to submit this Amendment to the TRA for approval.
- 4. In accordance with Section 252(e) of the Act, the TRA is charged with approving or rejecting the negotiated Amendment between BellSouth and Intermedia within 90 days of its submission. The Act provides that the TRA may only reject such an agreement if it finds that the agreement or any portion of the agreement discriminates against a telecommunications carrier not a party to the agreement or the implementation of the agreement or any portion of the agreement with the public interest, convenience and necessity.
- 5. Intermedia and BellSouth aver that the Amendment is consistent with the standards for approval.
- 6. Pursuant to 47 USC Section 252(1) and 47 C.F.R. Section 51.809, BellSouth shall make available the entire Interconnection Agreement filed and approved pursuant to 47 USC Section 252.

Intermedia and BellSouth respectfully request that the TRA approve the Amendment negotiated between the parties.

This 23 day of 3an, 2005.

Respectfully submitted,

BELLSOUTH TELECOMMUNICATIONS, INC

By:

Guy M. Hıcks

333 Commerce Street, Suite 2101 Nashville, Tennessee 37201-3300

(615) 214-6301

Attorney for BellSouth

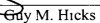
CERTIFICATE OF SERVICE

I, Guy M. Hicks, hereby certify that I have served a copy of the foregoing Petition for Approval of the Amendment to the Interconnection Agreement on the following via United States Mail on the day of _______, 2005:

Chief Network Counsel Attn: Robert A. Peterson 1133 19th Street NW Washington, DC 20036

Director National Carrier Contracts and Initiatives Attn: Peter H. Reynolds 22001 Loudoun County Parkway Suite G2-3-614 Ashburn, VA 20147

Senior Manager, Carrier Agreements 205 N. Michigan Avenue, 11th Floor Chicago, IL 60601



Amendment to the Agreement Between Intermedia Communications Inc. and BellSouth Telecommunications, Inc. Dated April 4, 2003

Pursuant to this Amendment, (the "Amendment"), Intermedia Communications Inc ("Intermedia"), and BellSouth Telecommunications, Inc ("BellSouth"), hereinafter referred to collectively as the "Parties," hereby agree to amend that certain Interconnection Agreement between the Parties dated April 4, 2003 ("Agreement") to be effective thirty (30) days after the date of the last signature executing the Amendment.

WHEREAS, BellSouth and Intermedia entered into the Agreement on April 4, 2003, and,

WHEREAS, both Parties agree that an initial New Installation of a 2-Wire Port/Loop Combination- Residence line provisioned at a Location where QuickServe is available on the line shall incur a QuickServe Non-Recurring Charge (NRC) at the NRC Currently Combined Conversion Rate set forth in the Agreement and that any initial New Installation of a 2-Wire Port/Loop Combination - Residence line provisioned at a location where QuickServe is not available, shall incur the Not Currently Combined NRC. First and Additional rates set forth in the Agreement,

NOW THEREFORE, in consideration of the mutual provisions contained herein and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties hereby covenant and agree as follows:

- 1. The Parties agree to incorporate into Attachment 1 of the Agreement the rates and USOCs as set forth in Exhibit 1 of this Amendment attached hereto and incorporated herein by this reference
- The Parties agree to replace the Notices contacts for Intermedia Communications, Inc. with the following:

Chief Network Counsel Attn Robert A. Peterson 1133 19th Street NW Washington, DC 20036 Fax: (202) 736-6903

Director National Carrier Contracts and Initiatives
Attn Peter H. Reynolds
22001 Loudoun County Parkway
Suite G2-3-614
Ashburn, VA 20147
Fax (703) 886-0118

Copy to Senior Manager, Carrier Agreements 205 N. Michigan Avenue, 11th Floor

Version QuickServe Amendment – Standard ICA 10/06/04

Chicago, IL 60601 Fax: (312) 470-5575

- 3. All of the other provisions of the Agreement, dated April 4, 2003, shall remain in full force and effect.
- 4 Either or both of the Parties are authorized to submit this Amendment to the respective state regulatory authorities for approval subject to Section 252(e) of the Federal Telecommunications Act of 1996.

Version QuickServe Amendment – Standard ICA 10/06/04

IN WITNESS WHEREOF, the Parties have executed this Amendment the day and year written below

BellSouth Telecommunications, Inc.

Name: Kristen Rowe

Title Director

Date 12/21/64

Intermedia Communications Inc.

Name: Michael A. Beach

Title: Vice President

Date: 14/14/11

Version QuickServe Amendment – Standard ICA 09/29/04

[CCCS Amendment 3 of 5]

Page 1 of 1

ent 2	
ICA Attachm	
ve Amendment	
QuickSen	-
Version	09/29/0

UNBUNDLED	UNBUNDLED NETWORK ELEMENTS - Tennessee												Attachment 1	ent 1	Table	1
САТЕGORY	RATE ELEMENTS	. Interl	Zone	BCS	nsoc			RATES (\$)			Svc Order Submitted Elec per LSR	vc Order Svc Order Ir ubmitted Submitted Elec Manually M per LSR per LSR	Svc Order Svc Order Incremental Incremental Incremental Submitted Submitted Submitted Charge Charge Charge Charge Charge Charge Charge Charge Per LSR Per LSR Order vs Order v	Incremental Charge - Manual Svc Order vs Electronic-	incremental incrementic Charge - Charge - Manual Svc Manual Sv Order vs Order vs Electronic - Electronic Disc 1st Disc Add'	Charge - Charge - Manual Svc Order vs Electronic- Disc Add'I
						å	Nonrecurring		Nonrecurring Disconnect	Disconnect			A SSO	OSS Rates (\$)		
						a c	First	Add'I	First	Add'I	SOMEC	SOMEC SOMAN	SOMAN	SOMAN	SOMAN	SOMAN
			_									-				
UNBUNDLED	INBUNDLED PORT/LOOP COMBINATIONS - COST BASED RATES											-	-			
NON	NONRECURRING CHARGES (NRCs) - CURRENTLY COMBINED															
	2 Wire Voice Grade Loop / Line Port Platform - Installation											-				
	Charge at QuickService location Not Conversion of Existing															
	Service			UEPRX	URECC		1 03			_		15 69				
		_														
												-				
												-				

Page 1 of 1

c	•	ı
Attonbanco		
· Variable		

UNBUNDLED	UNBUNDLED NETWORK ELEMENTS - Tennessee												Attachment 1	Tent 1	Table	1
CATEGORY	RATE ELEMENTS	Interi Zc	Zone	BCS	osn			RATES (\$)			Svc Order Submitted (Elec per LSR	Svc Order Submitted Manually per LSR	Charge - Manual Svc I Order vs Electronic-	Svc Order Svc Order Incremental Incremental Incremental Incremental Submitted Submitted Charge - Charg	Charge - Charge - Manual Svc Order vs Electronic- Disc 1st	incremental Charge - Manual Svc Order vs Electronic- Disc Add'i
			_				Nonrecurring		Nonrecurring Disconnect	Disconnect			A SSO	OSS Rates (\$)		
_						nec	First	Add'I	First	Add'i	SOMEC	SOMAN	SOMAN	SOMAN	SOMAN	SOMAN
UNBUNDLED	INBUNDLED PORT/LOOP COMBINATIONS - MARKET RATES															
NON	NONRECURRING CHARGES (NRCs) - CURRENTLY COMBINED															
	2 Wire Voice Grade Loop / Line Port Platform Installation															
	Service			UEPRX	URECC		41 50					15 69				